

Don Chavas, LLC d/b/a Tortillas Don Chavas and Mariela Soto and Anahi Figueroa. Cases 28–CA–063550 and 28–CA–067394

CORRECTION

On August 8, 2014, the National Labor Relations Board issued a Decision and Order in the above-entitled proceeding in which inadvertent errors appear. Page 2, column two, first sentence reads: “As part of the remedy for the unlawful discharges of Figueroa and Alan Pineda, the judge recommended the tax compensation and social security reporting remedies that the Board announced in *Latino Express, Inc.*, 359 NLRB No. 44 (2012).” The sentence should read: “As part of the remedy for the unlawful discharges of Soto, Figueroa, and Pineda, the judge recommended the tax compensation and social security reporting remedies that the Board announced in *Latino Express, Inc.*, 359 NLRB No. 44 (2012).”

Number 2 of the Board’s Order reads: “2. Substitute the attached notice for that of the administrative law judge. Number 2 should read: “2. Add the following as paragraph 2(c) and renumber subsequent paragraphs.

“Compensate Mariela Soto, Alan Pineda, and Anahi Figueroa for the adverse tax consequences, if any, of receiving lump-sum backpay awards, and file a report with the Social Security Administration allocating the backpay awards to the appropriate calendar quarters for each employee.”

Number 3 of the Board’s Order has been added and should read: 3. Substitute the attached notice for that of the administrative law judge.

Please substitute the attached decision for the one previously issued.

Dated, Washington, D.C. September 5, 2014